

R/CBAT

DECLASSIFIED AND RELEASED BY
CENTRAL INTELLIGENCE AGENCY
SOURCE METHOD EXEMPTION 3028
NAZI WAR CRIMES DISCLOSURE ACT
DATE 2008

Ref: B - EGBA 18246

1. In reference to your request in Paragraph 2 of reference "A" we concur with your proposal to tell CADRIER that ☐

☐ voluntarily underwent an LCFLUTTER test if you feel that that device will aid in convincing CADRIER that he should take the test.

2. We suggest that you read paragraph 4 of ~~reference "B"~~, in which ☐ discusses the possibility of persuading CADRIER to submit to an LCFLUTTER. It should be noted in this reference that CADRIER perhaps expects to be asked to submit to an LCFLUTTER, but for different reasons than those posed by the present discrepancy in funds. In this respect, we do not feel that CADRIER should be asked to submit to an LCFLUTTER purely on the basis of the ~~discrepancy~~ discrepancy, but that he should be told that since we had planned to ask him to take such a test ~~for some time previous~~ ^{for some time previous} we feel that ~~the discrepancy provides an ideal occasion for the test~~ the discrepancy^A provides an ideal occasion for the test. In our opinion CADRIER would accept this explanation as an honest and well-meant one.

☐ ☐